# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA FILED

James	Jamison		APR 23 2020 U.S. DISTRICT COURT-WVND
Your full name	2		CLARKSBURG, WV 26301  RIGHTS COMPLAINT  1 42 U.S.C. § 1983
Emtp, m R Grove Josha H	OW-Rn Jon Bremar Inchael Weaver H SA Chal EDDIE Ander Hall RN/10P/10C the full name of defendant(s) in this ac	son.DR	
This is a civ	SDICTION  il action brought pursuant to <b>42</b> ion pursuant to Title 28 U.S.C.	-	
II. <u>PART</u>	<u>TIES</u>		
	low, place your full name, inma ress in the space provided.	te number, place o	of detention, and complete
A.	Your Name: James Ja	amison	
	Inmate No.: N/A		
	Address: 2823 preston	st Cincin	nationio 45206
	low, place the full name of each ployment, and address in the spa	•	her official position,
В.	Name of Defendant: B Ha	rlow	

	Position: RN		
	Place of Employment: F.C. I Gilmer		
	Address: Po box 6000 Glenville WV 26351- 201 F.C.I Lane		
	Was this Defendant acting under the authority or color of state law at the time these claims occurred?   ☐ Yes ☐ No		
	If your answer is "YES," briefly explain: She was an		
	employee at the prison		
B.1	Name of Defendant: Jon Bremar		
	Position: Emtp		
	Place of Employment: F.C. I Gilmer		
	Address: Pobox 6000 Glenville WV 26351- 201 F.C. I Lane		
	Was this Defendant acting under the authority or color of state law at the time these claims occurred?   ✓ Yes   No		
	If your answer is "YES," briefly explain: he was an		
	employee at the prison		
B.2	Name of Defendant: michael weaver		
	Position: health Service Administrative		
	Place of Employment: F.C. I Gilmer		
	Address: Pobox 6000 Glenville WU 26351-		
	201 F.C.I Lane		

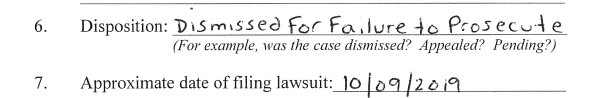
	If your answer is "YES," briefly explain: he was an employee
3.3	Name of Defendant: R Grove
	Position: health Service Adminstrative
	Place of Employment: F.C.I Gilmer
	Address: pobox 6000 Glenville WV 26351- 201 F.C.I Lane
	Was this Defendant acting under the authority or color of state law at the time these claims occurred? ✓Yes □ No
	If your answer is "YES," briefly explain: she was an employee at the prison
3.4	Name of Defendant: EDDIE Anderson
3.4	Name of Defendant: EDDIE Anderson Position: Doctor
3.4	
3.4	Position: Doctor
3.4	Position: Doctor  Place of Employment: F.C.I Gilmer

	B.5	Name of Defendant: Joshua hall			
		Position: Rh 10P 1DC			
		Place of Employment: F.C.I. G.Imer			
		Address: Pobox 6000 Glenville WU26351- 201F.C.I lane			
		Was this Defendant acting under the authority or color of state law at the time these claims occurred? ✓ Yes □ No			
		If your answer is "YES," briefly explain: he was an			
		employee at the prison			
III.	PLAC	E OF PRESENT CONFINEMENT			
Name	Name of Prison/Institution: F. C. I Gilmer				
	A.	Is this where the events concerning your complaint took place?  ✓ Yes □ No			
		If you answered "NO," where did the events occur?			
	В.	Is there a prisoner grievance procedure in the institution where the events occurred? ☐ Yes ☐ No			
	C.	Did you file a grievance concerning the facts relating to this complaint in the prisoner grievance procedure? ✓ Yes □ No			
	D.	If your answer is "NO," explain why not			

Att	ach	m	en	ŧ	A

E.	If your answer is "YES," identify the administrative grievance procedure number(s) in which the claims raised in this complaint were addressed and state the result at level one, level two, and level three. <b>ATTACH GRIEVANCES AND RESPONSES</b> :		
	LEVEL 1 the Gri	evance and response never return	
	LEVEL 2	N/A	
	LEVEL 3	N/A N/A	
A. B.	· ·		
A.	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action? ✓Yes □ No  If your answer is "YES", describe each lawsuit in the space below. If there		
IJ.		_	
D.	is more than one lawsuit,	describe additional lawsuits using the same format paper which you should attach and label: "IV	
IJ.	is more than one lawsuit, on a separate piece of	describe additional lawsuits using the same format f paper which you should attach and label: "IV	
D.	is more than one lawsuit, on a separate piece of PREVIOUS LAWSUITS  1. Parties to this prev	describe additional lawsuits using the same format f paper which you should attach and label: "IV s"  rious lawsuit:	
D.	is more than one lawsuit, on a separate piece of PREVIOUS LAWSUITS  1. Parties to this prev	describe additional lawsuits using the same format f paper which you should attach and label: "IV s"  rious lawsuit:	
D.	is more than one lawsuit, on a separate piece of PREVIOUS LAWSUITS  1. Parties to this previous Plaintiff(s): Jacob Defendant(s): Book Defendant(s): R. Court: norther	describe additional lawsuits using the same format f paper which you should attach and label: "IV	
D.	is more than one lawsuit, on a separate piece of PREVIOUS LAWSUITS  1. Parties to this prev  Plaintiff(s): Jan  Defendant(s): Book  Court: norther (If federal continuous presentations)	describe additional lawsuits using the same format  f paper which you should attach and label: "IV  gious lawsuit:  nes Jamison  P. Bharlow Jon Bremar, michael weaver  Grove eddie anderson Joshua hall  District of West Vir Ginia ( Clark bush	
D.	is more than one lawsuit, on a separate piece of PREVIOUS LAWSUITS  1. Parties to this previous Plaintiff(s): Jacob Defendant(s): Book Defendant(s): Book Office (If federal continuous)  3. Case Number: 1.1  4. Basic Claim Made	describe additional lawsuits using the same format  f paper which you should attach and label: "IV  gious lawsuit:  nes Jamison  P. Bharlow Jon Bremar michael weaver  Grove eddie anderson Joshua hall  District of West Vir Ginia ( clark bount, name the district; if state court, name the county)	

IV.



Approximate date of disposition. ATTACH COPIES 12/19/2019

- C. Did you seek informal or formal relief from the appropriate administrative officials regarding the acts complained of in Part B?
- D. If your answer is "YES," briefly describe how relief was sought and the result. If your answer is "NO," explain why administrative relief was not sought.

because i was informed to Follow and File an administrative remedy process which i did

- E. Did you exhaust available administrative remedies? 

  ✓ Yes 

  ✓ No
- F. If your answer is "YES,", briefly explain the steps taken and attach proof of exhaustion. If your answer is "NO," briefly explain why administrative remedies were not exhausted.

received the bp-11 on november 2018 a response was due January 19 2019 Central office never made a response or a decision to the Bp-11 remedy ID # 952134-A1

G. If you are requesting to proceed in this action *in forma pauperis* under 28 U.S.C. § 1915, list each civil action or appeal you filed in any court of the United States while you were incarcerated or detained in any facility that was dismissed as frivolous, malicious, or for failure to state a claim upon which relief may be granted. Describe each civil action or appeal. If there is more than one civil action or appeal, describe the additional civil actions or appeals using the same format on a separate sheet of paper which you should attach and label "G. PREVIOUSLY DISMISSED ACTIONS OR APPEALS"

8.

1.	Parties to previous lawsuit:
	Plaintiff(s): James Jamison  Bop, Bharlow Jon Bremar michael  Defendant(s): weaver R Grove eddie anderson Joshua
2.	Name and location of court and docket number:  northern District of West Virginia (Clarkburg) 1:19-CV-00190
3.	Failure to Prosecute Grounds for dismissal:   frivolous  malicious  failure to state a claim upon which relief may be granted
4.	Approximate date of filing lawsuit: 10/09/2019
5.	Approximate date of disposition: 12/19/2019
to violate your constant to EACH and Eximpolyed, dates, and intend to allege a separate paragraph ACTION. NO MO MAY BE ATTACH	EFLY as possible, the <u>facts</u> of your case. Describe what <u>each</u> defendant did titutional rights. You must include allegations of specific wrongful conduct VERY defendant in the complaint. Include also the names of other persons I places. Do not give any legal arguments or cite any cases or statutes. If you number of related claims, you must number and set forth each claim in a n. UNRELATED CLAIMS MUST BE RAISED IN A SEPARATE CIVIL PRE THAN FIVE (5) TYPED OR TEN (10) NEATLY PRINTED PAGES HED TO THIS COMPLAINT. (LR PL 3.4.4)
CLAIM 1:	See attachment
Supporting	Facts: See attachment

CLAIM 2:	N/A	
Supporting Facts:	N/A	
CLAIM 3:	NÌA	
	NIA	
CLAIM 4:	NJA	
Supporting Facts:	NJA	
CLAIM 5:	NA	
Supporting Facts:	N/A	
INJURY		

VI.

Describe BRIEFLY and SPECIFICALLY how you have been injured and the exact nature of your damages.  See attachment				
<u>RELIEF</u>				
State <b>BRIEFLY and EXACTLY</b> what you want the Court to do for you. <i>Make no legal arguments. Cite no cases or statutes.</i>				
See attachment				
DECLARATION UNDER PENALTY OF PERJURY				
The undersigned declares under penalty of perjury that he/she is the plaintiff in the action, that he/she has read the above complaint and that the information contained complaint is true and accurate. Title 28 U.S.C. § 1746; 18 U.S.C. § 1621.				
uted at $\frac{28237 \cdot 12376}{\text{(Location)}}$ on $\frac{4-20-2020}{\text{(Date)}}$ .				

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

James Jamison	
Plaintiff,	
v.	
Bharlow Jon Bremar	Civil Action No.: 5'20 CV BO
michael weaver R Grove	
eddie anderson	
Joshuahall	
Defendant(s)	

Certificate of Service

James Jamison

I, (your name here), appearing pro se, hereby certify that I have served the foregoing (title  $42 \cup 5 \subset 1983 \subset 19$ 

(List name and address of counsel for defendant(s))

NA

(sign your name)